**From:** Robert T. Gill [mailto:RGill@peabodyarnold.com]

**Sent:** Friday, January 13, 2012 8:36 AM

**To:** Howard, Geoff **Cc:** Dykal, Ryan D. (SHB)

Subject: Oracle USA, Inc. v. Rimini Street, Inc. and Seth Ravin; Civil Action No. 2:10-CV-106-LRH-PAL

## Dear Geoff & Ryan:

Pursuant to the Confidentiality Agreement in this case, CedarCrestone has five days from January 9, 2012 (which is the day we received the transcript of Paul Simmons' deposition) to designate the portions of the transcript it wishes to designate as confidential.

All but three exhibits to Mr. Simmons' deposition already have been designated Highly Confidential Information – Attorneys' Eyes Only. CedarCrestone concurs with those designations. Because approximately 90 percent of Mr. Simmons deposition testimony consists of answers to questions related to the Highly Confidential Information – Attorneys' Eyes Only exhibits, CedarCrestone wishes to designate the entire deposition transcript as Highly Confidential Information – Attorneys' Eyes Only. If there are certain sections of the transcript which Oracle and/or Rimini Street and/or Mr. Ravin wish to have designated Confidential Information, please let me know and we can discuss whether redesignation is warranted.

Sincerely,

Robert T. Gill

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